UNITED STATES DISTRICT COURT

for the

MIDDLE DISTRICT OF TENNESSEE

U.S.A. vs	Erica Lynn Hampton	Doc	cket No. 3:11-0	00005
	Petition for Action on Co	onditions of Pretria	l Release	
who was placed und sitting in the Court a	Burton Putman al report upon the conduct of cer pretrial release supervision at Charlotte, NC reference the attached Order S	by the Honorable Da , on January 19, 20	011 , under	oton .S. Magistrate Judge
	tfully presenting petition for a page two of this document	ction of Court and fo	or cause as follo	ws:
I declare under pen Burton Putman, Su U.S. Pretrial Service Next Scheduled Con	es Officer Pl	ashville, TN		August 13, 2012 Date:
	Event	T	Date	
No Act To Issu		ING THE COURT ☐ To issue an ☐ Other	order setting a	hearing on the petition
		☐ A Hearing on t	he Petition is set fo	Time
Considered and ord of, and made a part of case. Aleta A. Trauger U.S. District Judge	and ordered filed the records in the above			

Honorable Aleta A. Trauger U.S. District Judge Petition for Action on Hampton, Erica Lynn Case No. 3:11-CR-00005 August 13, 2012

On January 19, 2011, the defendant, Erica Lynn Hampton, was released by the Honorable David S. Cayer, in the Western District of North Carolina, at Charlotte, on a \$25,000 unsecured appearance bond and pretrial services supervision with conditions. Defendant Hampton was arraigned as to the instant offense in the Middle District of Tennessee before the Honorable Juliet E. Griffin on February 11, 2011. At arraignment, Judge Griffin ordered the defendant would remain on the same release conditions as set in the Western District of North Carolina and would also be allowed to travel back and forth to the Middle District of Tennessee for attorney visits and court appearances. The defendant remains on pretrial services supervision and is currently supervised by the U.S. Probation and Pretrial Services Office in Charlotte, North Carolina.

Special Conditions of Pretrial Release:

Please reference the attached Order Setting Conditions of Release.

VIOLATION(S):

Violation No. 1: The defendant must not violate any federal, state or local law while on release:

On August 9, 2012, Pretrial Services in the Middle District of Tennessee received notice from the U. S. Probation and Pretrial Services Office in the Western District of North Carolina that the defendant, Erica Hampton, had violated the conditions of her release. On July 25, 2012, Ms. Hampton was convicted of Simple Worthless Check in Mecklenburg County, North Carolina. Apparently, the defendant actually wrote the worthless check on November 23, 2011. A summons to appear was issued on May 15, 2012. However, the summons was not served on the defendant until July 16, 2012. The defendant pled guilty to the charge on July 25, 2012. The check was written in the amount of \$110 to Costco Membership Warehouse. When the defendant appeared in court on July 25, 2012, she paid the \$110 through the Mecklenburg County Clerk of Courts.

Current Status of Case:

According to PACER, this case is set for sentencing on October 5, 2012, before Your Honor.

Probation Officer Action:

The supervising officer in Charlotte, North Carolina, recommends no official action be taken by the Court at this time. This is the first petition of noncompliance that has been submitted to the Court regarding this defendant. Pretrial Services has advised the presentence writer of this new conviction and the presentence report will be amended accordingly. Assistant U.S. Attorney Sandra Moses has been informed of the defendant's noncompliance and concurs with the

Honorable Aleta A. Trauger U.S. District Judge Petition for Action on Hampton, Erica Lynn Case No. 3:11-CR-00005 August 13, 2012

recommendation that no official action be taken by the Court at this time.

Respectfully Petitioning the Court as Follows:

Again, it is recommended that the Court take no official action at this time and that the defendant remain on pretrial services supervision pending her sentencing hearing before Your Honor.

Submitted by:

W. Burton Putman

Supervisory U.S. Probation Officer

Reviewed and approved by:

Him Perdue

Deputy Chief U.S. Probation Officer

xc: Sandra Moses, Assistant U.S. Attorney

Mariah Wooten, First Assistant Federal Public Defender

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA

CHARLOTTE, NC

JAN 19 2011 UB DISTRICT COURT WESTERN DISTRICT OF NC

UNITED STATES OF AMERICA

ADDEADAN

APPEARANCE BOND

Erica Lynn Hampton

VS.

CASE NUMBER: 3:11MJ008

	CASE NOMBER. S.TIMBOO
Surety: We, the undersigned, jointly personal representatives, jointly and seve	fendant acknowledge that I and my and severally acknowledge that we and our rally, are bound to pay to the United States of America the sum of here has been deposited in the Registry of the Court the sum of(describe other security).
with any and all orders and directions relative for violation of a condition of defendant's States District Court to which the defend	other places as the defendant may be required to appear, in accordance ating to the defendant's appearance in this case, including appearance is release as may be ordered or notified by this court or any other United ant may be held to answer or the cause transferred. The defendant is to latter by surrendering to serve any sentence imposed and obeying any
It is agreed and understood that this is which will continue until such time as th	a continuing bond (including any proceeding on appeal or review) e undersigned are exonerated.
this bond, then this bond is to be void, be payment of the amount of this bond will conditions may be declared by any Unite at the time of such breach and if the bond may be entered upon motion in such Unithe amount above stated, together with it provided by the Federal Rules of Crimin	notified and otherwise obeys and performs the foregoing conditions of at if the defendant fails to obey or perform any of these conditions, be due forthwith. Forfeiture of this bond for any breach of its ad States District Court having cognizance of the above entitled matter d is forfeited and if the forfeiture is not set aside or remitted, judgment ated States District Court against each debtor jointly and severally for interest and costs, and execution may be issued and payment secured as al Procedure and any other laws of the United States. at CHARLOTTE , NORTH CAROLINA Place
Defendant. X Erica Hampton	Address. X 129-H Irving-Place Mooresville, NG
Surety.X	Address
Surety	Address
Signed and acknowledged before me Approved:	Date Deputy Clerk

CHARLOTTE NO

UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

JAN 19 201

United States of America

V.

Case No. 3:11MJ008

Erica Lynn Hampton
Defendant

Defendant

ORDER SETTING CONDITIONS OF RELEASE

IT IS ORDERED that the defendant's release is subject to these conditions:

- (1) The defendant must not violate any federal, state or local law while on release.
- (2) The defendant must cooperate in the collection of a DNA sample if the collection is authorized by 42. U.S.C. §14135a.
- (3) The defendant must immediately advise the court, defense counsel, and the U.S. Attorney in writing before any change in address or telephone number.
- (4) The defendant must appear in court as required and must surrender to serve any sentence imposed.

 The defendant must appear at (if blank, to be notified)

 Place

 on

 Date and Time

Release on Personal Recognizance or Unsecured Bond

IT IS FURTHER ORDERED that the defendant be released on condition that:

- (/) (5) The defendant promises to appear in court as required and surrender to serve any sentence imposed.

DISTRIBUTION:

COURT DEFENDANT

PRETRIAL SERVICES

U.S. ATTORNEY

U.S. MARSHAL

ADDITIONAL CONDITIONS OF RELEASE

Upon finding that release by one of the above methods will not by itself reasonably assure the defendant's appearance and the safety of other persons or the community,

RTHER ORDERED that the defendant's release is subject to the conditions marked below:
The defendant is placed in the custody of Person or organization
Address (only if above is an organization)
City and State Phone Number (only if above is an organization) who agrees (a) to supervise the defendant in accordance with all of the conditions of release, (b) to use every effort to assure the defendant's appearance at all scheduled court proceedings, and (c) to notify the court immediately if the defendant violates any condition of release or disappears.
Signed: Date
 The defendant must: (a) report to the Office of Probation and Pretrial Services to the extent and in the manner that the agency determines to be appropriate. () Administrative Supervision (b) execute a bond or an agreement to forfeit upon falling to appear as required the following sum of money or designated property:
(c) post with the court the following proof of ownership of the designated property, or the following amount or percentage of the above-described sum
) (d) execute a ball bond with solvent sureties in the amount of
Travel only in the Western District of North Carolina or travel as approved by the Office of Probation and Pretria Services. Have no contact with anyone involved in unlawful use, possession or trafficking of drugs or any other unlawful conduct.
) (j) avoid all contact, directly or indirectly, with any person who is or may become a victim or potential witness in the investigation or prosecution, including but not limited to: co-defendants,
) (k) undergo medical or psychiatric treatment or remain in an institution as follows:
) (1) return to custody each (week) day at:o'clock after being released each (week) day at:o'clock for employment, schooling, or the following purpose(s):o'maintain residence at a halfway house or community corrections center, as the pretrial services office or
) (m) maintain residence at a halfway house or community corrections center, as the pretrial services of supervising officer considers necessary.
supervising onicer considers necessary.) (n) refrain from possessing a firearm, destructive device, or other dangerous weapons.) (o) refrain from () any () excessive use of alcohol.) (p) refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. §802, unless prescribed by a licensed medical practitioner.

DISTRIBUTION:

COURT DEFENDANT

PRETRIAL SERVICES

U.S. ATTORNEY U.S. MARSHAL

ADDITIONAL CONDITIONS OF RELEASE

(x) (r) participate in a program of inpatient or outpatient substance abuse therapy and counseling if the pretrial services office or supervising officer considers it advisable. () attend and complete the Community Housing and Matrix Program (CHAMP) at the McLeod Residential Re-	
services office or supervising omcer considers it avoid Metry Program (CHAMP) at the McLeod Residential Re-	
Entry Center in Charlotte, NC. The detendant, upon release, and its attributed by and way possible to the McLeod Center. Upon arrival, defendant shall submit to the Residential Re-Entry and way possible to the McLeod Center. Upon arrival, defendant shall submit to the Residential Re-Entry Center for a period not to exceed ninety (90) days under the guidance and direction of the United States Probation Office. Upon completion of treatment or release from the program, defendant shall be transported Probation Office. Upon completion of the United States (1) Asheville of (1) Charlotte, NC by the most direct means	
and way possible. Upon the arrival at the United States (1954), the scheduled to determine if defendant shall be allowed to continue to be released on terms and conditions of	
pretrial release. () (s) participate in one of the following location monitoring program components and abide by its requirements as the	
protrial conject officer of RUDBEVISIOU DIJUGI III ON 1949.	
() () Curraw. You are restricted to your restriction of the present of the pres	
() (ii) Home Detention. You are restricted to your residence at all times except for employment, education, religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities pre-approved by the pretrial services office of the country of the pretrial services.	
() (iii) Home Incarceration. You are restricted to 24-hour-a-day lock-down except for medical necessities and	
The property in the standard and an indicated below and abide by all of the property lighteness and motivated by	
(x) The defendant must pay all or part of the cost of the program based upon your ability to pay as the pretrial services office or supervising officer determines.	
() (i) Location monitoring technology as directed by the pretrial services office or supervising officer;	
() (ii) Radio Frequency (RF) monitoring; () (iii) Passive Global Positioning Satellite (GPS) monitoring;	
() (iii) Passive Global Positioning Satellite (GPS) monitoring (including "hybrid" (Active/Passive) GPS); () (iv) Active Global Positioning Satellite (GPS) monitoring (including "hybrid" (Active/Passive) GPS); () (v) Voice Recognition monitoring.	
(a) the report as soon as possible to the pretrial services office or supervising officer any contact with any law	
enforcement personnel, including, but not limited to, any arrest, questioning, or traine stop.	
() (v) support his/her minor children or other dependants. () (w) submit his or her person, residence, office, vehicle and/or any computer system including computer data storage () (w) submit his or her person, residence, office, vehicle and/or any computer system including computer data storage () (w) submit his or her person, residence, office, vehicle and/or any computer system including computer data storage	
media, or any electronic device capacity of the conducted by any ligited States Probation Officer/Pretrial Officer and suc	1
other law enforcement personnel as the probation officer may deem advisable, without a warrant. The desired shall warn other residents or occupants that such premises, vehicles, or electronic devices may be subject to	
searches pursuant to this condition. () (x) comply with the standard sex offender conditions and any optional conditions as ordered (see attachment). (X) (Y) The deff is ordered to oppear in MDTN as notified.	L

DISTRIBUTION:

COURT DEFENDANT

PRETRIAL SERVICES

U.S. ATTORNEY U.S. MARSHAL

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This

sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retallate or attempt to retallate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fall to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of: (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more - you will be

fined not more than \$250,000 or imprisoned for not more than 10 years, or both;

(2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years - you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;

any other felony - you will be fined not more than \$250,000 or imprisoned not more than two years, or both; (4) a misdemeanor - you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Directions to the United States Marshal

The defendant is ORDERED released after processing.

The United States Marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions of release. If still in custody, the defendant must

be produced before the appropriate judge at the time and place specified.

1-20-11